

**REMARKS**

The Examiner stated that “in line 8 of claim 136, the term ‘purified carboxylated glycan’ is shown with underlining and the term ‘carboxylated glycan,’ which was present in the immediate prior version of the claims, is not present in the unmarked portion of the text.”

This communication provides a corrected listing of claims by underlining only the term “purified” that was added to claim 136 at line 8, instead of underlining the entire term “purified carboxylated glycan” at line 8. Thus, the above listing of claims now reflects the amendments to the claims following entry of Applicant’s immediately prior amendment to the claims, that was filed in response to the May 25, 2010 office action

In compliance with 37 CFR §1.121, the instant correction is of only the section (i.e., Amendments of the Claims) of the previously filed non-compliant amendment. Thus, Applicants believe that this communication is fully responsive. Should Applicants’ belief be in error, and to expedite prosecution, Applicants respectfully invite the Examiner to call the undersigned before drafting another written communication.

The commissioner is authorized to charge any fees associated with this communication, or credit any overpayments, to Deposit Account No. **08-1290**.

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